# EXHIBIT 5

# REDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

EXHIBIT 5

#### Case 3:17-cv-00939-WHA Document 1556-17 Filed 09/13/17 Page 2 of 23 HIGHLY CONFIDENTIAL - ATTORNEYS EYES ONLY

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1
                 UNITED STATES DISTRICT COURT
 2.
                NORTHERN DISTRICT OF CALIFORNIA
 3
                    SAN FRANCISCO DIVISION
 4
5
    WAYMO LLC,
                                    )
               Plaintiff
6
                                    )
 7
               vs.
                                   ) Case No.
    UBER TECHNOLOGIES, INC.; ) 3:17-cv-00939-WHA
8
9
     OTTOMOTTO LLC; OTTO TRUCKING )
10
     INC.
                                    )
11
              Defendants
12
13
         HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
14
15
           VIDEOTAPED DEPOSITION OF MICHAEL YU XING
16
                           (30)(b)(6)
                     Palo Alto, California
17
18
                   Thursday, August 17, 2017
19
20
    Reported by:
21
    JOANNE M. FARRELL, RPR, CRR
22
    CSR Nos. 4838(CA) 506(HI) 507(NM)
23
    JOB No. 2681960A
24
25
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1	Q. Okay. And do you know who contributed to	9:09:50AM
2	drafting this document?	
3	A. Not specifically.	
4	Q. Would it be the same people you named:	
5	David Lawee, Eric Schaffer, Sebastian Thrun?	9:09:56AM
6	A. They would have participated, but there may	
7	have been others, as well.	
8	Q. Okay. We might come back to these from	
9	time to time, so you can keep those	
10	A. Sure.	9:10:07AM
11	Q in front of you. The other one you can	
12	set aside.	
13	And most other exhibits I hand you you can	
14	set aside as soon as we are finished talking about	
15	them.	9:10:13AM
16	A. Sure.	
17	Q. Okay. So speaking about the Project	
18	Chauffeur Bonus Plan as represented in Exhibit 1602,	
19	have there been any payments made under that plan to	
20	date?	9:10:23AM
21	A. Yes.	
22	Q. When were the first payments made?	
23	A. The first payments were made to individuals	
24	who left the plan.	
		9:10:36AM
		Page 14

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1	Q. What were their names?	9:10:38AM
2	A.	
3	THE COURT REPORTER: I'm sorry. What was	
4	that the names?	
5	THE WITNESS:	9:10:45AM
6	THE COURT REPORTER: How do you spell it?	
7	THE WITNESS:	
9		
		9:10:51AM
11	THE COURT REPORTER: Okay. Thanks.	
12	BY MS. TAPERNOUX:	
13	Q. And were there any other payments made to	
14	early terminations?	
15	MS. ROBERTS: Object to the form.	9:11:03AM
16	BY MS. TAPERNOUX:	
17	Q. In that first group you were talking about.	
18	I think I cut you off, I'm sorry.	
19	A. Yeah. What what do you mean by "early	
20	terminations"?	9:11:11AM
21	Q. So you said something to the effect of the	
22	first payments were made to	
24	Were there any others who	
		11:21AM
		_
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1	A. No.	9:11:25AM
2	Q. And when were the termination payments paid	
3	out in relation to when those individuals left the	
4	company?	
5	A. They were	9:11:35AM
6	MS. ROBERTS: Objection. Form.	
7	THE WITNESS: They were paid out roughly	
8	after their termination.	
9	BY MS. TAPERNOUX:	
10	Q. Okay. And what was the reason for that	9:11:46AM
11	time period?	
12	A. That is the period specified in the plan	
13	Q. Uh-huh.	
14	A that must be observed before the	
15	payments can be made.	9:11:56AM
16	Q. And what process was followed in order to	
17	go from the date that those individual well,	
18	let's start with	
22		
25	MS. ROBERTS: Objection. Form.	9:12:20AM
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1	THE WITNESS: A reminder was established on	9:12:23AM
	the calendar and	J T Z T Z J Z J Z I
2		
3	BY MS. TAPERNOUX:	
4	Q. On the comp team calendar?	
5	A. On my calendar?	9:12:30AM
6	Q. Yeah.	
7	A. On someone's calendar. I can't recall who	
8	exactly was processing it.	
9	And when that reminder was triggered, then	
10	the bonus was processed at the at the correct	9:12:38AM
11	time after that reminder.	
12	Q. Who processed the bonus?	
13	A. I don't remember.	
14	Q. Okay. Was there any approval process	
15	required?	9:12:48AM
16	A. No.	
17	Q. Okay. And you said roughly	
18	pursuant to the time frame laid out in the bonus	
19	plan?	
20	A. Uh-huh.	9:12:58AM
21	Q. Was that time frame more specific than	
22	that?	
23	A. The bonus plan requires a waiting period of	
24		
25	Q. Okay.	9:13:08AM
		Page 17

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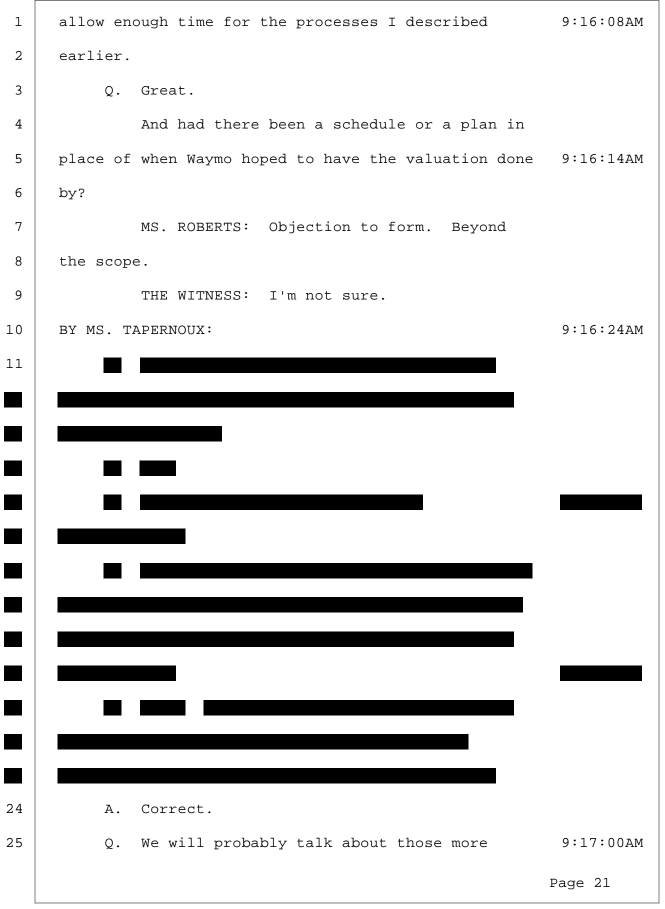
1	A at a minimum.	9:13:08AM
2		
	Q. Uh-huh.	
3	A. So after that, I don't think there is any	
4	specificity	
5	Q. Okay.	9:13:15AM
6	A towards payment date.	
7	Q. So the bonus plan requires at least	
	but it doesn't specify a maximum	
9	time period until the bonus can be paid?	
10	MS. ROBERTS: Objection. Form.	9:13:26AM
11	BY MS. TAPERNOUX:	
12	Q. I can rephrase that.	
13	Is there a time period set forth in the	
14	bonus plan by which time the bonus must be	
15	disbursed.	9:13:34AM
16	A. My understanding is it must be done just as	
17	quickly as administratively feasible.	
18	Q. Okay. Thank you.	
19	And was the same process followed for the	
20		
22	Q. And after those two termination bonuses	
23	were paid, when was the next bonus paid pursuant to	
24	the Chauffeur Bonus Plan?	
25	A. I believe that would have been the	9:13:58AM
		Page 18

1		
3	Q. Great.	
4	A under the plan.	
5	Q. And for those payments, what was the	9:14:10AM
6	process from when the bonus amounts were decided to	
7	when they were paid out to the individuals?	
8	MS. ROBERTS: Objection. Form. Beyond the	
9	scope.	
10	THE WITNESS: After the bonus amounts were	9:14:29AM
11	finalized, I well so I calculated the bonus	
12	amounts, and after that they were finalized.	
13	Following that, the bonus amounts had to be	
14	communicated to the participants, so letters were	
15	created and distributed to participants to inform	9:14:47AM
16	them of their bonus amount.	
17	After those letters were distributed, then	
18	the bonuses were submitted for payment and	
19	processing.	
20	BY MS. TAPERNOUX:	9:14:59AM
21	Q. Okay. Now, you said you calculated the	
22	bonuses?	
23	A. I did.	
24	Q. How did you calculate them?	
25	A. Each individual has a running percentage	9:15:06AM
		Page 19

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1	allocation in the plan	9:15:09AM
2	Q. Uh-huh.	
3	A that we have been tracking over time.	
4	After the evaluation, project evaluation was	
5	finalized for the purpose of the plan, the bonuses	9:15:18AM
6	were calculated as their percentage allocation and	
7	multiplied by the project valuation.	
8	Q. And were you involved with either the	
9	allocations or the valuation that were involved in	
10	that calculation?	9:15:31AM
11	MS. ROBERTS: Objection to form.	
12	THE WITNESS: Can you specify what you mean	
13	by "involved"?	
14	BY MS. TAPERNOUX:	
15	Q. Did you participate in determining the	9:15:36AM
16	allocation amounts that you just referred to?	
17	A. No.	
18	Q. Did you participate in determining the	
19	valuation that was used to calculate the bonuses?	
20	A. No.	9:15:45AM
21	Q. How was the date of December 31st, 2015	
22	selected for the payouts?	
23	A. The valuation was finalized towards the end	
24	of November, early December of 2015. I proposed	
25	that the bonuses be paid out on December 31st to	9:16:04AM
		Page 20

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1	specifically later, but for now we will just move	9:17:01AM
2	forward a little bit.	
3		
8	MS. ROBERTS: Objection to form. Beyond	
9	the scope.	
10	BY MS. TAPERNOUX:	9:17:17AM
11	Q. And what were those?	
12		
15	Q. Okay. And were those paid to all	9:17:31AM
16	participants in the plan that were employed at that	
17	time?	
18	A. Correct.	
19	Q. Okay. I'll probably also return to that in	
20	a little bit.	9:17:43AM
21	So speaking of all the bonus that have been	
22	paid out under the plan, have they all been	
23	calculated pursuant to the formula set forth in the	
24	Chauffeur Bonus Plan?	
25	A. Which formula are you referring to?	9:18:00AM
		Page 22

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1	Q. The formula you described when I asked how	9:18:03AM
2	they were calculated, the allocation times the	
3	valuation.	
4	A. Got you. Yes.	
5	Q. Has Google ever made any adjustments to	9:18:09AM
6	that calculation for any individual bonus?	
7	A. No.	
8	Q. Has Google ever considered making any	
9	adjustments to that calculation?	
10	MS. ROBERTS: Objection. Form. Beyond the	9:18:19AM
11	scope.	
12	THE WITNESS: I'm not sure.	
13	BY MS. TAPERNOUX:	
14	Q. Speaking about the allocations themselves,	
15	has Google ever revised the allocations, that you're	9:18:26AM
16	aware of?	
17	MS. ROBERTS: Objection. Form. Beyond the	
18	scope.	
19	THE WITNESS: Sorry. You said has Google	
20	ever revised the allocations?	9:18:38AM
21	BY MS. TAPERNOUX:	
22	Q. Uh-huh.	
23	A. No.	
24	Q. Do you ever field questions from the plan	
25	participants about their bonuses?	9:18:52AM
		Page 23

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1	A. Occasionally.	9:18:56AM
2	Q. Occasionally?	
3	Do you recall any specific questions that	
4	you've been asked or answered?	
5	MS. ROBERTS: Objection. Form. Beyond the	9:19:03AM
6	scope.	
7	THE WITNESS: Mostly questions around	
8	mechanics.	
9	BY MS. TAPERNOUX:	
10	Q. So when they will be paid?	9:19:09AM
11	MS. ROBERTS: Objection. Form.	
12	THE WITNESS: Timing, yes, and also, you	
13	know, how calculations the calculations were	
14	actually being done.	
15	BY MS. TAPERNOUX:	9:19:25AM
16	Q. Has Google ever withheld any payments under	
17	the bonus plan?	
18	A. No.	
19	Q. Has Google ever considered withholding	
20	payments, that you're aware of?	9:19:42AM
21	A. Not that I'm aware of.	
22	Q. Are you aware of any discussions about the	
23	idea that Google had the discretion over whether to	
24	pay the amounts due under the bonus plan?	
25	MS. ROBERTS: Objection. Form. Beyond the	9:19:53AM
		Page 24

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1	scope.	9:19:55AM
2	THE WITNESS: No, not to my awareness.	
3	BY MS. TAPERNOUX:	
4	Q. Are you aware that Google has that	
5	discretion?	9:20:00AM
6	MS. ROBERTS: Objection. Beyond the scope.	
7	THE WITNESS: Not to my awareness.	
8	BY MS. TAPERNOUX:	
9	Q. Thank you.	
10	Have there been any bonus plan payments	9:20:05AM
11	made to employees that were not listed in the	
12	original 2010 list of participants?	
13	MS. ROBERTS: Objection. Form.	
14	THE WITNESS: And sorry. Bonus plans	
15	made to nonparticipants?	9:20:19AM
16	BY MS. TAPERNOUX:	
17	Q. Yes.	
18	A. Under the plan?	
19		
		9:20:25AM
21	A. No.	
22	(Exhibit 1603 was marked for identification	
23	by the court reporter and is attached	
24	hereto.)	
25		
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1	BY MS. TAPERNOUX:	9:21:10AM
2	Q. I have just handed you a document 1603.	
3	Do you recognize this email?	
4	A. I do.	
5	Q. If you can look at the very top: "Payments	9:21:22AM
6	for resigned Chauffeur plan members have been	
7	processed for the individuals listed below and	
8	scheduled to pay out on (not before) the date	
9	listed."	
10		
		9:21:43AM
16	Q. Great.	
17	And looking at let's start with	
	has the payout date as	
19	Do you know if that is the date that he	
20	received his bonus?	9:21:54AM
21	A. I don't think it was the date the	
22	effective date of the bonus, not the date he	
23	received it.	
24	Q. Okay. And can you explain to me the	
25	difference between the effective date and when the	9:22:04AM
		Page 26

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I		
1	recipient receives the bonus?	9:22:06AM
2	A. Yeah. So the effective date is the date	
3	with the effective date defines what date period	
4	or pay period the bonus would fall in.	
5	Q. Okay.	9:22:18AM
6	A. But the payout itself occur for that pay	
7	period can occur at a later date.	
8	Q. Once the effective date is set, does that	
9	trigger a definite payment of the bonus following a	
10	certain time period or does something else have to	9:22:29AM
11	happen before the bonus becomes deposited?	
12	A. As far as I know, that is the trigger.	
13	Q. Looking at the	
14	the third bullet point on that list	
15	A. Yes.	9:22:44AM
16	Q were you involved in the disbursement of	
17	that bonus?	
18	A. Yes.	
19	Q. Do you know if there is any approval	
20	process in place before that bonus was paid?	9:22:50AM
21	MS. ROBERTS: Objection. Form.	
22	THE WITNESS: No.	
23	MS. ROBERTS: Beyond the scope.	
24	BY MS. TAPERNOUX:	
25	Q. Do you know how the payout date was the	9:23:00AM
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1	effective date of was determined?	9:23:05AM
2	A. Yes. This that date was	
	following Anthony's termination.	
4	Q. And do you know how long after the	
5	effective date Anthony received his bonus?	9:23:15AM
6	A. No, not specifically.	
7	Q. And do you recall after the effective	
8	date	
9	When the effective date is established,	
10	what happens in Google systems?	9:23:26AM
11	A. So	
12	MS. ROBERTS: Objection. Form.	
13	THE WITNESS: I'm not sure. I'm not a	
14	payroll expert.	
15	BY MS. TAPERNOUX:	9:23:36AM
16	Q. Did you have any communications with	
17	Anthony about this bonus?	
18	A. No.	
19	Q. Did you have any communications with	
20	Anthony while he was at Project Chauffeur at Waymo?	9:23:41AM
21	A. No.	
22	Q. Did you have any conversations about	
23	Anthony?	
24	A. Yes.	
25	MS. ROBERTS: Objection. Form. Beyond the	9:23:51AM
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1	scope.	9:23:52AM
2	BY MS. TAPERNOUX:	
3	Q. Were they all about this bonus?	
4	A. No.	
5	Q. Other than this bonus, what were the topics	9:23:58AM
6	of the conversation you had with Anthony?	
7	MS. ROBERTS: Objection. Beyond the scope.	
8	THE WITNESS: Largely to assist Chris	
9	Urmson and Sebastian Thrun before him, as the	
10	project leads at the time, with compensation	9:24:11AM
11	planning, as I normally do for my clients.	
12	BY MS. TAPERNOUX:	
13	Q. Okay. I think we will get more into that	
14	after the 30(b)(6) portion has been concluded.	
15	(Exhibit 1604 was marked for identification	9:24:22AM
16	by the court reporter and is attached	
17	hereto.)	
18	BY MS. TAPERNOUX:	
19	Q. If you can turn to the second page of 1604,	
20	do you recognize this document?	9:24:53AM
21	A. I do.	
22	Q. Okay. I'm just going to ask you to walk me	
23	through this document.	
24	So I assume PID is a personal ID number?	
25	A. Correct.	9:25:02AM
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1	Q. Great.	9:25:02AM
2	And are these all o	f the original Project
3	Chauffeur bonus plan partici	pants?
4	A. They are.	
5	Q. Great.	9:25:11AM
6	And is there anyone	who has participated in
7	the Project Chauffeur Bonus	Plan that is not on this
8	list?	
9	A. No.	
10	MS. ROBERTS: Objec	tion. Form. Beyond the 9:25:22AM
11	scope.	
12	BY MS. TAPERNOUX:	
13	Q. Okay. So starting	with the very bottom
14	section termed "Pre-Pool 1 P	ayout"
15	A. Yes.	9:25:29AM
16	Q can you explain	your understanding of
17	that heading to me?	
18	A. Yes.	
20	Q. And that was	9:25:40AM
21	A. Correct.	
22	Q. Okay. And did you	calculate the bonuses
23	for these	
24	A. I did.	
25	Q. Okay. And so for t	ne very bottom person on 9:25:47AM
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1	the list, there is a bonus award of	9:25:51AM
2	<pre>\$0; is that correct?</pre>	
3	A. That is correct.	
4	Q.	
7	Q. I see. When did most people in the plan	
8	receive allocations at the time that the plan was	
9	put into place in	
10	MS. ROBERTS: Objection. Beyond the scope.	9:26:18AM
11	THE WITNESS:	
12	BY MS. TAPERNOUX:	
13	Q. Okay. Did anyone besides Mr. Kal	
14	A. Yes.	
15	Q not receive an initial allocation?	9:26:23AM
16	MS. ROBERTS: Objection. Beyond the scope.	
17	THE WITNESS: I believe so, but I don't	
18	recall with certainty.	
19	BY MS. TAPERNOUX:	
20	Q. You don't know who else it would have been?	9:26:32AM
21	A. I don't know who else it would have been.	
22	Q. Do you know who we would ask to find out?	
23	A. I believe the schedule of initial awards is	
24	listed in the term sheet.	
25	Q. Great.	9:26:43AM
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_		
1	So do you know so the term sheet, in my	9:26:43AM
2	understanding, is a nonfinal version of the Project	
3	Chauffeur Bonus Plan; is that correct?	
4	A. Correct.	
5	Q. Do you know if the allocations in the term	9:26:51AM
6	sheet changed between the term sheet and the final	
7	allocations?	
8	MS. ROBERTS: Objection. Beyond the scope.	
9	THE WITNESS: I'm not sure.	
10	BY MS. TAPERNOUX:	9:26:58AM
11	Q. And one line up, received a	
12	termination bonus listed under the "Term Payouts"	
13	column; is that correct?	
14	A. That's right.	
15	Q. And same for	9:27:09AM
16	A. Correct.	
17	Q. Can you tell me how those were calculated?	
18	MS. ROBERTS: Objection. Form.	
19	THE WITNESS: They were calculated based on	
20	their allocation percentage in the plan multiplied	9:27:19AM
21	by the then-current project valuation.	
22	BY MS. TAPERNOUX:	
23	Q. Did you speak with	
24	about the calculation of those bonuses?	
25	A. No.	9:27:34AM
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1	Q. Did they ever express any concern to anyone	9:27:35AM
2	at Waymo about the calculation or the payment of	
3	those bonuses?	
4	A. No.	
5	Q. So going to the next section up, termed	9:27:42AM
6	"Pre-2016 Refresh," can you explain that section to	
7	me?	
8	A. Sure. These are individuals who resigned	
9	from the project prior to the midyear refresh cycle	
10	that occurred in 2016.	9:27:58AM
11	Q. And what is the midyear refresh cycle?	
12		
		9:28:13AM
16	Q. And is this pursuant to the Project	
17	Chauffeur Bonus Plan or the regular Google	
18	Compensation Plan?	
19	MS. ROBERTS: Objection to the form.	
20	THE WITNESS: Regular Google Compensation	9:28:21AM
21	Plan.	
22	BY MS. TAPERNOUX:	
23	Q. Okay. And so how did this refresh affect	
24	the awards under the Chauffeur Bonus Plan?	
25	A. These refresh awards	9:28:33AM
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1	I, the undersigned, a Certified Shorthand
2	Reporter of the State of California, do hereby
3	certify:
4	That the foregoing proceedings were taken
5	before me at the time and place herein set forth;
6	that any witnesses in the foregoing proceedings,
7	prior to testifying, were administered an oath; that
8	a record of the proceedings was made by me using
9	machine shorthand which was thereafter transcribed
L 0	under my direction; that the foregoing transcript is
L1	a true record of the testimony given.
L 2	Further, that if the foregoing pertains to the
L 3	original transcript of a deposition in a Federal
L <b>4</b>	Case, before completion of the proceedings review of
L 5	the transcript $\{\ \}$ was $\{X\}$ was not requested.
L 6	I further certify I am neither financially
L 7	interested in the action nor a relative or employee
L 8	of any attorney or any party to this action.
L 9	IN WITNESS WHEREOF, I have this date
20	subscribed my name.
21	Dated: August 18, 2017
22	
23	1 m E 11 00
24	Joanne M. Farrell
25	Joanne M. Farrell, CSR No. 4838
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